1 **BEFORE THE** FEDERAL COMMUNICATIONS COMMISSION 2 WASHINGTON, D.C. 20554 3 4 Cellular Directory Information, Inc. 5 Petitioner, 6 CC No.: 92-105 and 7 The United Way of America, et al. 8 Respondents 9 10 **MOTION FOR CHANGE IN CAPTION AND/OR BIFURCATION OF THE MATTER** 11 12 NOW COMES the Petitioner, Cellular Directory Information, Inc., with this Motion for Change in Caption And/Or Bifurcation of the Matter. Petitioner Cellular Directory Information, 13 Inc., ("CDI") requests the Federal Communications Commission ("FCC") bifurcate proceeding 14 92-105 into two distinct docket numbers and issues: the specific use of 211 and the use of all 15 16 other N11 numbers. CDI further requests the commission modify the caption of the new 17 proceeding to the above, or in the alternative, authorize the above caption in 92-105 to reflect CDI's entrance into the matter. 18 On or about February 20, 2002, Cellular Directory Information, Inc. filed a petition for 19 20 reconsideration in matter 92-105 which significantly changed the dynamics of the proceeding. 21 As such, the caption of the proceeding should be altered to reflect this underlying (and unresolved) contest. 22 There is no substantial reason to continue using the general format as previously 23

captioned in 92-105. The new caption, depicted above, better represents the overall direction and

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matter of docket 92-105.

In addition to a change in caption, bifurcating the issue into two separate and distinct matters will benefit all parties involved. The fundamental issues surrounding the application of each N11 code is different, and hence many filings pertain only to a specific code. A filing that redresses the use of a single code in a matter dealing with multiple codes can lead to great confusion and unnecessary anxiety of many parties.

CDI also expects the use of 211 to resolve later than its sister codes. Delaying all proceedings when only one component is in question is unproductive. Hence, the best solution is separating the 211 issue from all other abbreviated dialing arrangement issues.

WHEREFORE, the above stated reasons, Cellular Directory Information prays the Federal Communications Commission grant this motion to bifurcate the proceeding and change the caption as requested.

Dated this 6th day of March, 2002

/S/ ERIC JAMES GLAZIER

Eric James Glazier, Co-CEO Cellular Directory Information 203 N. 34th Street, Suite 517 Philadelphia, PA 19104 Tel: 215.571.4113

1	<u>CERTIFICATE OF SERVICE</u>	
2	I, Eric J. Glazier, hereby affirm that I have sent a copy of the foregoing motion to the following	
3	individuals this 6 th day of March, 2002.	
4		
5	Eric J. Glazier	
6		
7 8 9	The United Way of America Ilsa Flanagan 701 North Fairfax Street Alexandria VA 22314	ITS 1231 20 th Street, N.W. Washington DC 20036
10	Kathryn M. Krause Qwest International Corporation 1020 19 th Street, N.W. Suite 700 Washington DC 20036-6101	Robert S. Foosaner Senior Vice President Nextel Communications, Inc. 2001 Edmund Halley Drive Reston VA 20191
12 13 14 15	John T. Scott, III * Vice President Verizon Wireless 1300 I Street, N.W. Suite 1100 Washington DC 20005	Dustun Ashton* CTIA, Vice President 1250 Connecticut Ave., N.W. Suite 800 Washington DC 20036
16 17 18	William A. Brown SBC Telecommunications, Inc. 1401 I Street, N.W. Suite 1100 Washington DC 20005	Luisa L. Lancetti * Vice President, Sprint PCS 401 9 th Street, N.W. Suite 400 Washington DC 20004
19 20 21	Mary L. Henze * Executive Director Bell South Corp. 1133 21 st Street, N.W. Suite 900 Washington DC 20036	Michael F. Del Casino Regulatory Division Manager 1120 20 th Street, N.W. Suite 1100 Washington DC 20036
22 23 24	William F. Caton, Acting Secretary* Federal Communications Commission Office of the Secretary 445-12th Street, SW Washington, DC 20554	
25	* via electronic mail / delivery	